

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#7

Application of: Keith D. Allen

Serial No.: 10/005,467

Filed: December 4, 2001

For:

Transgenic Mice Containing PTP36

Tyrosine Phosphatase Gene Disruptions

Group Art Unit: 1636

Examiner: Celine X. Qian

Attorney Docket No.: R-758

Confirmation No. 7217

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MAY 0 8 2003

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RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents Washington, D.C. 20231

Sir:

In response to the Office Action mailed March 26, 2003 concerning the Examiner's restriction to the claims in connection with the above-referenced matter, Applicants elect without traverse Group I (claims 1-9 and 14-23). Applicants submit concurrently herewith a Petition for an Extension of Time under 37 CFR § 1.136(a) for response to the Office Action for a period of one (1) month from April 25, 2003 up to and including May 26, 2003.

Date: 4 29 03

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Enclosures

Respectfully submitted

Nicole A. Verona, Reg. No. 47,153

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700 Bay Road

Redwood City, CA 94063

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CERTIFICATE OF MAILING UNDER 37 CFR 1.8

I hereby certify that this correspondence and its listed enclosures is being deposited with the United States Postal Service as First Class Mail, postage paid, in an envelope addressed to: Assistant Commissioner for Patents and Trademarks, Washington, D.C. 20231, Box NF Amendment/OIPE on April 29, 2003

Signed

lason Mull

Date:



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/005,467 12/04/2001 Keith D. Allen R-758 7217

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03/26/2003

DELTAGEN, INC. 740 Bay Road Redwood City, CA 94063 EXAMINER

QIAN, CELINE X

QLIN, OLLINE

ART UNIT

PAPER NUMBER

1636

DATE MAILED: 03/26/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

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OIPE						
. 20	Application No.	Applicant(s)				
MAY 0 5 2003 Office Action Summary	10/005,467	ALLEN, KEITH D.				
	Examiner	Art Unit				
de , and div	Celine X Qian	1636				
Period for Reply	ears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earmed patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be ti y within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS fron , cause the application to become ABANDON!	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on	<u> </u>					
2a)☐ This action is FINAL. 2b)☐ Th	is action is non-final.					
Since this application is in condition for allow closed in accordance with the practice under Disposition of Claims						
4)⊠ Claim(s) <u>1-27</u> is/are pending in the application	1.	RECEIVED				
4a) Of the above claim(s) is/are withdra	wn from consideration.	· · LOLIVLD				
5) Claim(s) is/are allowed.		MAY 0 8 2003				
6) Claim(s) is/are rejected.	Spr.	7011 6 m				
7) Claim(s) is/are objected to.	ECH CENTER 1600/2900					
8) Claim(s) <u>1-27</u> are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examine						
10) The drawing(s) filed on is/are: a) acce						
Applicant may not request that any objection to the 11) The proposed drawing correction filed on						
If approved, corrected drawings are required in re		Oved by the Examine.				
12) The oath or declaration is objected to by the Ex	•	•				
Priority under 35 U.S.C. §§ 119 and 120						
	n priority under 35 H.S.C. & 119/	a)-(d) or (f)				
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1.☐ Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bu * See the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	_	ry (PTO-413) Paper No(s) I Patent Application (PTO-152)				

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DETAILED ACTION

Claims 1-27 are pending in the application.

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-9 and 14-23, drawn to a PTP36 targeting construct, a method of making said construct, a cell comprising a disruption of a PTP36 gene, a non-human transgenic animal comprising a disruption of a PTP36 gene, and a method of making said transgenic mouse, classified in class 536, subclass 23.1, class 435, 325, class 800, subclass 18.
- II. Claims 10 and 24, drawn to a method of identifying agents that modulates the expression or function or a phenotype associated with the disruption of a PTP36 gene by using a transgenic non-human animal comprising a disruption of a PTP36 gene, classified in class 800, subclass 3.
- III. Claims 11 and 12, drawn to a method of identifying agents that modulates the expression or function or a phenotype associated with the disruption of a PTP36 gene by using a cell comprising a disruption of a PTP36 gene, classified in class 435, subclass 325.
- IV. Claim 13, drawn to an agent that modulates the expression or function of a PTP36 gene, unclassifiable.
- V. Claim 25, drawn to an agent that ameliorates a phenotype associated with a disruption of a PTP36 gene, unclassifiable.

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VI. Claim 26, drawn to an agonist or antagonist of PTP36, classified in class 504, subclass 103.

VII. Claim 27, drawn to an electronic database comprising the phenotypic data of a PTP36 knockout mouse, classified in class 707, subclass 100.

The inventions are distinct, each from the other for following reasons.

The inventions of Groups I and IV-VII are patentably distinct because the inventions are drawn to materially distinct compositions that are not related. The transgenic animal, the agents, the agonist and the database are biologically, chemically and functionally distinct from each other. Therefore, the inventions of Groups I and IV-VII are patentably distinct.

The inventions of Groups II and III are patentably distinct because they are drawn to methods that require different starting materials and modes of operation. Each method has a distinct purpose and further comprising distinct method steps. Therefore, the inventions of Groups II and II are patentably distinct.

The inventions of Groups I, IV-VII are patentably distinct from the inventions of Groups II and III because the inventions are drawn to compositions and method that are not directly related. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different modes of operation, different function, and different effects each from the other. The products of Groups I, VI-VII can be used in methods that require different technical considerations and materially different reagents from the method of Groups II and III. The product of Groups IV and V can be made by methods other than the methods of Groups II and III. For example, the

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transgenic animals of Group I may be used to produce antibodies. Further, the method of Group III may be practiced with a wild type animal, and the agent of Groups IV and V can be identified by using a wild type animal. Therefore, the inventions of Groups I, VI-VII are patentably distinct from the inventions of Groups II and III.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper. A search of the subject matter of one invention would not be co-extensive with a search of the other invention, and therefore the search would be burdensome. Each invention is capable of supporting a separate patent.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement may be traversed (37 CFR 1.143).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Celine X Qian whose telephone number is 703-306-0283. The examiner can normally be reached on 9:00-5:30 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Remy Yucel Ph.D. can be reached on 703-305-1998. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-3014 for regular communications and 703-305-3014 for After Final communications.

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Page 5

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0196.

Celine Qian, Ph.D. March 21, 2003

PATENT EXAMINER

A.4.1636

Under the Vaperwork Reduction Act of 1995, no	U.S. Patent persons are required to respond to a collection Application Number Filing Date First Named Inventor	Approved for use through 04/30/2003. OMB 0651-0031 t and Trademark Office; U.S. DEPARTMENT OF COMMERCE n of information unless it displays a valid OMB control number. 10/005,467 12/04/2001 Keith D. Allen
(to be used for all correspondence after initial filin	Examiner Name	1636 Celine X. Qian B-758
Total Number of Pages in This Submission	Attorney Docket Number ENCLOSURES (Check all that	
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SIGNAT	URE OF APPLICANT, ATTORN	IEY, OR AGENT
Firm or Individual Signature Nicole A. Verona, Reg. No.	47,153 1. Venne	

CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, Washington, DC 20231 on this date: Typed or printed Jason Mull Signature Date 4/29/2003

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, Washington, DC 20231.

If you need assistance in completing the form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.

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SUBMITTED BY

(Complete (if applicable)

Name (Print/Type)

Nicole A. Verona

Registration No. (Attorney/Agent)

Attorney/Agent)

Date

47,153

Page 42,203

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Other fee (specify)

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375 Request for Continued Examination (RCE)

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of a design application

over original patent

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